1 THE HONORABLE DAVID G. ESTUDILLO 2 3 4 5 6 7 IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON 8 GABRIELLA SULLIVAN; RAINIER ARMS, 9 LLC; DANIEL MARTIN; SECOND AMENDMENT FOUNDATION; and Case No. 3:22-cv-05403-DGE 10 FIREARMS POLICY COALITION, INC., STIPULATED MOTION AND ORDER 11 Plaintiffs, GRANTING WITHDRAWAL AND SUBSTITUTION OF COUNSEL FOR 12 DEFENDANTS RICK SCOTT AND v. NORMA TILLOTSON 13 BOB FERGUSON, in his official capacity as Washington State Attorney General; JOHN R. **NOTE ON MOTION CALENDAR:** 14 BATISTE, in his official capacity as Chief of **AUGUST 2, 2022** the Washington State Patrol; PATTI COLE-15 TINDALL, in her official capacity as Interim **CLERK'S ACTION REQUIRED** Sheriff for King County, Washington; JOHN 16 GESE, in his official capacity as Sheriff for Kitsap County, Washington; RICK SCOTT, in 17 his official capacity as Sheriff for Grays Harbor County, Washington; DAN SATTERBERG, in his official capacity as 18 County Prosecutor for King County, 19 Washington; CHAD M. ENRIGHT, in his official capacity as County Prosecutor for 20 Kitsap County, Washington; and NORMA TILLOTSON, in her official capacity as 21 County Prosecutor for Grays Harbor County, Washington, 22 Defendants. 23 24 **STIPULATION** 25 Pursuant to LCR 83.2(b)(1), Defendants Rick Scott and Norma Tillotson, in their official 26 capacities as Sheriff and Prosecuting Attorney for Grays Harbor County (collectively the Grays 27 STIPULATION AND ORDER SUBSTITUTING LANE POWELL PC COUNSEL - 1 1420 FIFTH AVENUE, SUITE 4200 Case No. 3:22-cv-05403-DGE P.O. BOX 91302 SEATTLE, WA 98111-9402 206.223.7000 FAX: 206.223.7107

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1	Harbor County Defendants), respectively, and Plaintiffs, through undersigned counsel, hereby
2	stipulate and agree that JOHN E. JUSTICE and his law firm, LAW, LYMAN, DANIEL,
3	KAMERRER & BOGDANOVICH, P.S., should be withdrawn as counsel to the Grays Harbor
4	County Defendants in this action, and that CALLIE A. CASTILLO and LANE POWELL PC,
5	should substitute in as counsel in their place.
6	DATED: August 2, 2022
7	LANE DOWELL DO
8	LANE POWELL PC
9	
10	By <u>s/Callie A. Castillo</u> CALLIE A. CASTILLO, WSBA No. 38214
11	<u>castilloc@lanepowell.com</u> Telephone: 206.223.7000
12	Facsimile: 206.223.7107
13	Substituting Attorneys for Defendants Rick Scott and Norma J. Tillotson, in their official capacities
14	cupucines
15	
16	ARD LAW GROUP PLLC
17	By: /s/ Joel B. Ard
18	Joel B. Ard, WSBA #40104 Joel@Ard.law
19	D.O. D 11(22
20	P.O. Box 11633 Bainbridge Island, WA 98110
21	206.701.9243
22	COOPER & KIRK, PLLC
23	/s/ David H. Thompson
24	David H. Thompson* dthompson@cooperkirk.com
25	
26	<u>/s/ Peter A. Patterson</u> Peter A. Patterson*
27	ppatterson@cooperkirk.com
21	STIPULATION AND ORDER SUBSTITUTING COUNSEL - 2 Case No. 3:22-cv-05403-DGE LANE POWELL PC 1420 FIFTH AVENUE, SUITE 4200 P.O. BOX 91302 SEATTLE, WA 98111-9402

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LANE POWELL PC 1420 FIFTH AVENUE, SUITE 4200 P.O. BOX 91302 SEATTLE, WA 98111-9402 206.223.7000 FAX: 206.223.7107

1	/s/ William v. Bergstrom
2	William V. Bergstrom*
3	wbergstrom@cooperkirk.com
	1523 New Hampshire Avenue, N.W.
4	Washington, D.C. 20036
5	(202) 220-9600 (202) 220-9601 (fax)
6	(202) 220-9001 (lax)
7	MOUNTAIN STATES LEGAL FOUNDATION
8	/a/ Evin M. Evb andt
9	<u>/s/ Erin M. Erhardt</u> Erin M. Erhardt*
10	eerhardt@mslegal.org
11	2596 S. Lewis Way Lakewood, CO 80227
12	Phone: (303) 292-2021
13	1 1101101 (0 00) 232 2021
	Attorneys for Plaintiffs
14	
15	FIREARMS POLICY COALITION, INC.
16	
17	/s/ Cody J. Wisnieweski
	Cody J. Wisniewski*
18	cwi@fpchq.org
19	5550 Painted Mirage Road
20	Las Vegas, NV 89149
	Phone: (916) 378-5785
21	Attorney for Plaintiffs Gabriella Sullivan, Rainier
22	Antorney for Flaining's Gabriela Suntvan, Raimer Arms LLC, Daniel Martin, and Firearms Policy
23	Coalition, Inc.
24	*** 1 *** 1 ***
	*Admitted pro hac vice
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STIPULATION AND ORDER SUBSTITUTING COUNSEL - 3 Case No. 3:22-cv-05403-DGE

LANE POWELL PC 1420 FIFTH AVENUE, SUITE 4200 P.O. BOX 91302 SEATTLE, WA 98111-9402 206.223.7000 FAX: 206.223.7107

2 IT IS SO ORDERED. 3 DATED this 8 th day of August, 2022. 4	
DATED this 8 th day of August, 2022.	
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II	
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7 David G. Estudillo United States District	Indoe
8	Juage
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Presented by:	
11 LANE POWELL PC	
12	
By <u>s/Callie A. Castillo</u>	
CALLIE A. CASTILLO, WSBA No. 38214 castilloc@lanepowell.com 14	
1420 Fifth Avenue, Suite 4200 Seattle, WA 98111	
Telephone: 206.223.7000 Facsimile: 206.223.7107	
10	
Substituting Attorneys for Defendants Rick Scott and Norma J. Tillotson, in their official capacities	
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STIPULATION AND ORDER SUBSTITUTING COUNSEL - 4 Case No. 3:22-cv-05403-DGE

LANE POWELL PC 1420 FIFTH AVENUE, SUITE 4200 P.O. BOX 91302 SEATTLE, WA 98111-9402 206.223.7000 FAX: 206.223.7107

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